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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. | |
|---|-------------|----------------------|---------------------|-----------------------|---|
| 10/728,727 | 12/05/2003 | Mark E. Herrmann | R0586-701110 | 1722 | |
| 37462 7590 01/03/2008 LOWRIE, LANDO & ANASTASI, LLP ONE MAIN STREET, SUITE 1100 | | | EXAMINER | | |
| | | | LEE, BENJAM | LEE, BENJAMIN WILLIAM | |
| CAMBRIDGE, MA 02142 | | ART UNIT | PAPER NUMBER | | |
| | | 3714 | | | |
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| | | | NOTIFICATION DATE | DELIVERY MODE | |
| | | | 01/03/2008 | FLECTRONIC | |

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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| | Application No. | Applicant(s) | | | |
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| در کی در استان می در استان در | 10/728,727 | HERRMANN ET AL. | | | |
| Interview Summary | Examiner | Art Unit | | | |
| | Benjamin W. Lee | 3714 | | | |
| All participants (applicant, applicant's representative, PT | O personnel): | | | | |
|) <u>Benjamin W. Lee (Examiner)</u> . (3) <u>Matthew H. Grady (Attorney)</u> . | | | | | |
| (2) Xuan Thai (SPE). | (4) | (4) | | | |
| Date of Interview: <u>17 December 2007</u> . | | | | | |
| Type: a)⊠ Telephonic b)□ Video Conference c)□ Personal [copy given to: 1)□ applicant | 2) applicant's representativ | e] | | | |
| Exhibit shown or demonstration conducted: d) Yes If Yes, brief description: | e) No. | | | | |
| Claim(s) discussed: 1,12 and 25. | · | | | | |
| Identification of prior art discussed: <i>Metke, Itkis, and Langan</i> . | | | | | |
| Agreement with respect to the claims f)☐ was reached. | g)☐ was not reached. h)⊠ I | V/A. | | | |
| Substance of Interview including description of the gener reached, or any other comments: <u>See Continuation Shee</u> | | if an agreement was | | | |
| (A fuller description, if necessary, and a copy of the amerallowable, if available, must be attached. Also, where no allowable is available, a summary thereof must be attach | copy of the amendments that v | | | | |
| THE FORMAL WRITTEN REPLY TO THE LAST OFFICE INTERVIEW. (See MPEP Section 713.04). If a reply to the GIVEN A NON-EXTENDABLE PERIOD OF THE LONGE INTERVIEW DATE, OR THE MAILING DATE OF THIS INFILE A STATEMENT OF THE SUBSTANCE OF THE INTerquirements on reverse side or on attached sheet. | ne last Office action has already R OF ONE MONTH OR THIRT ITERVIEW SUMMARY FORM, | y been filed, APPLICANT IS Y DAYS FROM THIS WHICHEVER IS LATER, TO | | | |
| | XUAN M. T SUPERVISORY PATE | | | | |
| Examiner Note: You must sign this form unless it is an Attachment to a signed Office action. | Examiner's sign | nature, if required | | | |

1. Carlo

Application No. 10/728,727

Continuation of Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments: The rejection of claims 12-24 under 35 U.S.C. 101 were discussed. In particular, the attorney proposed additional claim limitations to add a phsyical computer system with a display means. The examiner also suggested removing the word "method" from the claims to make it clearer that the claim falls under only one statutory class of inventinon. Further, the examiner suggested that "computer-readable signals" be removed from claim 25. The prior art rejections using Metke, Itkis, and Langan were also discussed. The attorney proposed adding the limitation of "wagering game" to independent claim 1 to overcome rejection under 35 U.S.C. 102 using Metke. The examiner indicated that the additional limitation would likely overcome the Metke reference under 102. The examiner also suggested that the "wagering" limitation be added to claim 1 as a positive method step. The attorney also presented an argument as to why the combination of Metke and Itkis under 35. U.S.C. 103 is improper. The attorney argues that the combination of Metke and Itkis is improper because Metke is directed towards an amusement game and Itkis is directed towards a free-play only game which is free-play in order overcome gaming laws. The examiners indicated that further consideration of the applicant's arguments in specific view of the claims would be necessary.